

United States District Courts
Southern District of New York

12/13/2023

RAFAEL Arden Jones Sr.,
Plaintiff,

vs.

CASE NO# 1:23CV-~~10522~~¹⁰⁵²²-UA

Antionette Cort,

Acting Warden of GRVC,

Defendant,

Plaintiff-Petitioners Motion Under 28 USC 1782(a) Requesting Criminal Investigation For Principal Conspirator Acting In Concert, Conducting Actions Of Sedition in Violation of 18 USCS 2385 In A RACKETEERED (R.I.C.O.) EFFORTS TO CONCEAL THE VIOLATION OF 28 USC 1605 A (H)(a) Hostage Taking OF A U.S. Presidential Candidate In Violation OF Kidnapping A Presidential Candidate in Violation OF 18 USCS 879 (A)(3). 1st, 4th, 5th, 8th, 14th, 19th, 24th, 30th Amendments USCA Const, Bill of Rights Art 2 Sections #4, #10, #16, #22 & 24, New York State Const. Art 3 1, 6 PENAL LAW 125.25, 125.20, 120.20 AS (28 USC 2676-2678 THEY HAVE NO SHELTER) WHEREFORE PLAINTIFF-PETITIONER STATES THESE DISTURBING FACTS FOR THESE HONORABLE COURTS:

#1 I must request A Criminal prosecution and A liability Investigation into the Actions OF the Federal Elections Commission Campaign Analysis that was ASSIGNED to exhibit #1 In RE OLCNI Co. 2013 U.S. Dist LEXIS 155138.

12/15/22, 9:18 AM

JONES, RAFAEL ARDEN SR - Candidate overview | FDC


 An official website of the United States government
[Here's how you know](#)

Exhibit # 1

Home › Campaign finance data › Candidate profiles › JONES, RAFAEL ARDEN SR

JONES, RAFAEL ARDEN SR

CANDIDATE FOR SENATE

NEW YORK

ID: S6NY00409

REPUBLICAN PARTY

Financial summary

ELECTION

2016

TIME PERIOD

All years: 2011-2016

2011-2012



2013-2014

2015-2016

- #2). Your Honor BACK in 2017 this white FEMALE Assigned Campaign Analyst took A VACATION FROM work, AND BURGLARIZED my Harlem NY Rental Space. SEE: Sexual Orientation Discrimination was ACTION-ABLE Title VII sex Discrimination BECAUSE SUCH Discrimination (1) TOOK sex into ACCOUNT (2) WAS BASED on gender stereotypes, AND (3) WAS ASSOCIATION-AL discrimination AS it WAS motivated By an EMPLOY-EE's opposition to ASSOCIATION BETWEEN members BY AND OF OR BETWEEN members OF PARTICULAR SEXES. *ZAROLA v. Altitude Express Inc.* 883 F.3d 100.
- #3). This white FEMALE paid OFF gang members to ATTACK me, AND police OFFICIALS to CONDUCT FALSE ARRESTS, AS LOGGED on Indictment NO# 70616-21 on DECEMBER 5th, 2023 VIA VIDEO. *People v. Ulett* 33 N.Y.3d 512, *People v. Ulett* 153 A.D.3d 945 ALSO SEE: CAUSE OF ACTION Lodge NO# 5 OF FOP v. City of Philadelphia 763 F.3d 358.
- #4). ~~UNDERMINE~~ EVER this white FEMALE is, SHE'S FLASHING HER FEDERAL employment IDENTIFICATION AROUND CONVINcing STATE COURT members, FEMALE WARDENS, white MALE ATTORNEYS AND EVERYONE TO UNDERMINE THE AUTHORITY OF THE LAWS PASSED DOWN BY AN AUTHORIZED UNITED STATES GOVERNMENT AGENCY OR UNITED STATES SUPREME COURT AND THE LAWS THEY HANDED DOWN TO PROTECT OUR RIGHTS. "Id" *ZAROLA v. Altitude Express*

ATTACHMENT - C

DBL

		CITY OF NEW YORK - DEPARTMENT OF CORRECTION		
OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES			Form.: 7102R Eff.: 8/23/19 Ref.: Dir. 3376R-A	
DISPOSITION FORM				
Grievance Reference #: 656894		Date Filed: May 11, 2023		Facility: GRVC - 19a
Person In Custody Name: Jones, A. Rafael		Book and Case#: 895-23-00111 NYSID# 12819779U		Category: Mental Health Staff
From OCGS Inmate Statement Form, print or type short description of grievance: Page # 1 of 2 Patient Bill of Rights section #2 rights to know the names of the people providing your care besides Dr. Orden and Galliger the whole PACE staff denies us their names. They perpetuate sexual discriminatory practices that batter the detainees who decline the PACE services upon applying to be placed i AMKC veterans wing. From GRVC I was placed up in wing 19A. Upon arriving I was to find out it had a program named PACE operating. I declined to participate ad requested to be transferred back to 17A. At which time the 98% women PACE staff began to racially and sexually discriminate against me. Next, they tried to force medications upon me and punish me for exercising my right to decline any and all medications I do not want. They issue punishments' such as refusal of privileged snacks, unwarranted cell lock-ins and recreation denial. Dr. Orden is instituting acts of battery against anyone who refuses PACE services				
Action Requested by Inmate: Transfer back to housing unit 17A. Page # 1 of 2 pages				
STEP 1: FORMAL RESOLUTION				
Check one box: <input checked="" type="checkbox"/> Grievance <input type="checkbox"/> Submission is not subjected to the Grievance Process				
The Office Of Constituent and Grievance Services proposes to formally resolve your grievance as follows below. Alternatively, OCGS staff shall provide an explanation for why the submission is not subject to the OCGS process. Grievances not subject to the Grievance Process cannot be appealed.				
OCGS informed person in custody Jones, Rafael that as per NYCH&H Correctional Health Services this matter has been forwarded to Patient Relations for review and handling. In addition, this matter has been forwarded to the GRVC Medical Team.				
CHECK THE APPROPRIATE BOX BELOW AND PROVIDE YOUR SIGNATURE (Failure to sign forms will forgo your right to appeal the proposed resolution.)				
<input type="checkbox"/> Yes, I accept the resolution <input type="checkbox"/> No <input checked="" type="checkbox"/> I request to appeal the resolution of this grievance to the Commanding officer.				
<small>Note: If you appeal, the grievance staff can request for a preliminary based review if they feel the complaint was thoroughly investigated and addressed, prior to forwarding to the Commanding Officer. You will receive the outcome of this review within (3) business days to inform you the appeal will proceed or you exhausted administrative remedies. Grievance not subject to the Grievance Process cannot be appealed.</small>				
RAFAEL A. JONES			Date: 11/08/2023	
<input type="checkbox"/> Preliminary Review Requested				
Grievance Coordinator/Officer Signature: Ms. Nelson			Date: May 16, 2023	

Page # 1 of 2

Exhibit #2

11/08/2023

Attachment C

GRIEVANCE REFERENCE #
656894

Exhibit #3

This GRIEVANCE WAS FILED IN MAY OF 2023 it is now NOV. OF 2023 and they've ALTERED my Factual Claims out of Fraudulent Consequences and my declining their offer to Amendment of Factual Human Rights Violations. (No means NO) I quoted VACCO v. Quill 521 U.S. 793 in which our United States Supreme Court Ruled that we can decline any medical Treatment we do not want. I declined! "Next", I quoted Mills v. Rogers in which our US Supreme Court Ruled it would be a 14th Amendment Violation of my Rights to Privacy and Act of Coercion for Rikers Island Medical Team to try and force themselves on me. "Also" I quoted Pitts v. Calm 562 U.S. 992, Mills v. Rogers 457 U.S. 291 which states its an Act of physical BATTERY to try to force medical/medicines upon someone. I next again quoted Myers v. Shneiderman 140 A.D.2d 81 where New York Appellate Division Ruled that no one can force antipsychotic medications on anyone!

The medical staff on Rikers Island continues to stand in violation of 18 USC § 2 Part 2 of a Accessories to the Fact as spelled out in United States v. Chapman 3 F. Supp 902, 1931 US Dist Lexis 2104 (D. Ala 1931) To the States Correctional Officers Benevolent Associations Labour Union Actions of Sedition in Violation of 18 USC 2385 Commissions of Actions to Undermine and Overthrow Established Authority of Government our United States Supreme Court Laws that protects our Rights with a Deliberate mind Formed to injure a persons Reputation and Defame their character creating Fraudulent medical Histories

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When no one was treated or diagnosed with their profiles. Adler v. Board of Education 342 U.S. 485, 96 L. Ed 517 S Ct 380, 27 ALR 2d 472.

INC 883 F. 300.100.

*5. Plaintiff-Petitioner had NO mental history prior to arrest on Sept. 14th, 2021 People v. Kot 126 A.D. 3d. 1022, United States v. Boyd. 45 F. 851.

CRIME OF FRAUD EXCEPTION SINCE THE PASSING
OF KIPKE V. MOORE 2023 U.S. DIST LEXIS 174934
THE COURTS AND INSTITUTION (PRISON INDUSTRIAL
COMPLEX ARE CREATING ACTS OF SEDITION VIOLATING
OUR RIGHTS TO CREATE A FALSE PROFILE, WHEN ALL
THEY'VE DONE WAS UNDERMINE OUR UNITED
STATES CONSTITUTIONALLY PROTECTED RIGHTS IN
ACTIONS OF TREASON AGAINST OUR UNITED STATES
CONSTITUTION. KAWAKITA V. UNITED STATES 343
U.S. 717. 7th AMEND U.S. CONST. DE JANGE V.
OREGON 299 U.S. 353, 365.

#6) SEE: ATTACHMENTS EXHIBITS #1, #2, & #3

#1 is my US SENATE Id not

#2 is COVARIANCE PAGE #1 OF 2 OF U.S. SUPREME COURT LAWS
UNDERMINED AND IGNORED

#3 is Continuation of page #2 of 1 Filed Grievance not
EVER ANSWERED OR FOLLOWED.

Fed R Civ.P. 10(c), Fed. R Civ.P. 12(B)(6) GWS Inc. v. Long County GA, 999 F.2d. 508, 1510 (11th Cir 1993).

WHEREAS Plaintiff petitioner enters exhibit evidence
of request from Courts. *WEAVER v. Cain* ⁵⁷⁷~~578~~ U.S. 385.

28 USC 1746
CERTIFICATE OF SERVICE

RAFAEL JONES
Respectfully Submitted

I certify that all statements on foregoing documents is true to the best of my knowledge under the penalties of perjury this 13th day of Dec 2023.

Rafael A. [illegible] PAGE # 3 OF 3